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APPLICATION NO.	FILING DATE	FIRST NAMED I	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	
09/517,981	03/03/00	BEARCROFT		J	P01952US0	
— 026271			\neg	EXAMINER PELLEGRING, E ARTUNIT PAPER NUMBER		
FULBRIGHT & JAWORSKI, LLP 1301 MCKINNEY						
SUITE 5100 HOUSTON TX	77010-3095			3738 DATE MAILED	7	
				07/24/01		

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

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	Ар	Application No.		Applicant(s)						
Offic Action Sumr		09/517,981		BEARCROFT ET AL.						
	Exa	aminer		Art Unit						
	Bria	an E Pellegrino		3738						
The MAILING DATE of this of Period for Reply	ommunication appears o	on the cover s	heet with the co	rrespondence ad	ldress					
A SHORTENED STATUTORY PETHE MAILING DATE OF THIS CO- Extensions of time may be available under the after SIX (6) MONTHS from the mailing date. If the period for reply specified above is less to the No period for reply is specified above, the realiure to reply within the set or extended perhany reply received by the Office later than three armed patent term adjustment. See 37 CFR Status	DMMUNICATION. e provisions of 37 CFR 1.136 (a). of this communication. han thirty (30) days, a reply within naximum statutory period will appl iod for reply will, by statute, cause ee months after the mailing date o	In no event, however the statutory minimally and will expire SI the application to be	ver, may a reply be tim num of thirty (30) days X (6) MONTHS from t become ABANDONED	nely filed will be considered time the mailing date of this (35 U.S.C. § 133).	ely. communication.					
1)⊠ Responsive to communica	tion(s) filed on 03 March	1 2000 .								
2a) ☐ This action is FINAL .	2b)⊠ This act	· · ·	al.							
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.										
Disposition of Claims										
4)⊠ Claim(s) <u>1-63</u> is/are pendin	g in the application.									
4a) Of the above claim(s)	is/are withdrawn fro	om considerat	ion.							
5) Claim(s) is/are allowed	ed.									
6) Claim(s) is/are reject	ed.									
7) Claim(s) is/are object	ed to.									
8) Claims 1-63 are subject to	restriction and/or election	on requiremer	nt.							
Application Papers										
9) The specification is objected to by the Examiner.										
10) The drawing(s) filed on	is/are objected to by	the Examiner	•							
11) ☐ The proposed drawing correction filed on is: a) ☐ approved b) ☐ disapproved.										
12) The oath or declaration is objected to by the Examiner.										
Priority under 35 U.S.C. § 119										
13) Acknowledgment is made of	a claim for foreign prior	rity under 35 l	J.S.C. ≬ 119(a)-	-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ N	•	•	,	, , , ,						
_ `_	priority documents have	e been receiv	ed.							
	priority documents have			n No						
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).										
* See the attached detailed Office action for a list of the certified copies not received. 14) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).										
14) Acknowledgement is made to	n a claim for domestic p	monty under s)5 U.S.C. § 118	(e).						
Attachment(s)										
 15) Notice of References Cited (PTO-892) 16) Notice of Draftsperson's Patent Drawing 17) Information Disclosure Statement(s) (PTO-892) 		19) 🔲		/ (PTO-413) Paper N Patent Application (F						

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DETAILED ACTION

Election/Restrictions

This application contains claims directed to the following patentably distinct species of the claimed invention:

Species A: Example 2.

Species B: Example 3.

Species C: Example 4.

Species D: Example 5.

Species E: Example 6.

Species F: Example 7.

Species G: Example 8.

Species H: Example 9.

Subspecies I: Fig. 1.

Subspecies II: Figs. 3A-3D.

Subspecies III: Figs. 4A-4D.

Subspecies IV: Figs. 5A-5D.

Subspecies V: Figs. 6A-6D.

Subspecies VI: Figs. 7A-7D.

Subspecies VII: Figs. 8A-8D.

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Applicant is required under 35 U.S.C. 121 to elect a single disclosed species and subspecies for prosecution on the merits to which the claims shall be restricted if no proclaims finally held to be allowable. Currently, none pare generic.

Applicant is advised that a reply to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 CFR 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species. MPEP § 809.02(a).

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

A telephone call was made to Melissa Sistrunk on 6/26/01 to request an oral election to the above restriction requirement, but did not result in an election being made.



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Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR.1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a petition under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brian Pellegrino whose telephone number is (703) 306-5899. The examiner can normally be reached on Monday-Thursday from 7:30am to 5pm. The examiner can also be reached on alternate Fridays.

The fax phone number for the organization where this application or proceeding is assigned is (703) 308-2708.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0858.

Brian Pellegins

Brian E. Pellegrino

Paul Prebilic

Primary Examiner

TC 3700, AU 3738

June 26, 2001

Attachment for PTO-948 (Rev. 03/01, or earlier) 6/18/01

The below text replaces the pre-printed text under the heading, "Information on How to Effect Drawing Changes," on the back of the PTO-948 (Rev. 03/01, or earlier) form.

INFORMATION ON HOW TO EFFECT DRAWING CHANGES

1. Correction of Informalities -- 37 CFR 1.85

New corrected drawings must be filed with the changes incorporated therein. Identifying indicia, if provided, should include the title of the invention, inventor's name, and application number, or docket number (if any) if an application number has not been assigned to the application. If this information is provided, it must be placed on the front of each sheet and centered within the top margin. If corrected drawings are required in a Notice of Allowability (PTOL-37), the new drawings MUST be filed within the THREE MONTH shortened statutory period set for reply in the Notice of Allowability. Extensions of time may NOT be obtained under the provisions of 37 CFR 1.136(a) or (b) for filing the corrected drawings after the mailing of a Notice of Allowability. The drawings should be filed as a separate paper with a transmittal letter addressed to the Official Draftsperson.

2. Corrections other than Informalities Noted by Draftsperson on form PTO-948.

All changes to the drawings, other than informalities noted by the Draftsperson, MUST be made in the same manner as above except that, normally, a highlighted (preferably red ink) sketch of the changes to be incorporated into the new drawings MUST be approved by the examiner before the application will be allowed. No changes will be permitted to be made, other than correction of informalities, unless the examiner has approved the proposed changes.

Timing of Corrections

Applicant is required to submit the drawing corrections within the time period set in the attached Office communication. See 37 CFR 1.85(a).

Failure to take corrective action within the set period will result in **ABANDONMENT** of the application.